

UNITED STATES OF AMERICA)
)
 v.) CR 119-098
)
 LARRY MEMINGER, JR.)

¹Requiring the filing of a corrected indictment as a stand-alone entry bearing the signature of the applicable government attorney is the standard practice followed by this Court in such circumstances. See, e.g., United States v. Hill, CR 114-028, doc. nos. 18, 19; United States v. Tagui, CR 113-220, doc. nos. 76, 174, 182; United States v. Griffis, CR 114-027, doc. nos. 6, 10.